



കേരള ഗസറ്റ് KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്
PUBLISHED BY AUTHORITY

വല്യം 3
Vol. III

തിരുവനന്തപുരം,
ചെറായി
Thiruvananthapuram,
Tuesday

2014 ജൂൺ 3
3rd June 2014
1189 ഇടവം 20
20th Idavam 1189
1936 ജൂൺ 13
13th Jyaishtha 1936

നമ്പർ
No. } 22

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department

Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 538/2014/LBR.

Thiruvananthapuram, 26th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri T. G. Sajeev, Thachampilli Veedu, Kolazhi P. O., Field Nagar, Thrissur-680 010 and the workman of the above referred establishment Sri M. N. Balan, Marathu Veedu, Kodannur P. O., Thrissur-680 563 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri M. N. Balan, by the management of Stay Green Builders & Developers (P) Limited, Thrissur is justifiable ? If not what relief he is entitled to get ?

(2)

G. O. (Rt.) No. 539/2014/LBR.

Thiruvananthapuram, 26th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Elite Breads (P) Limited, Athani, Medical College P. O., Thrissur and the workmen of the above referred establishment represented by the General Secretary, Elite Breads Employees Association (INTUC) Athani, Velappaya P. O., Thrissur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the workers (1) Sri K. Sunil, (2) Smt. C. A. Lucy, (3) Rathnavally, O. R., (4) Bindhu Gopi, (5) Elsy, K. O., (6) Ajitha, P. T., (7) Sreeja, P. R., (8) Mejo Jose of M/s. Elite Breads (P) Limited, Athani, Thrissur are eligible for Pay Scale as per Grade, Fitment as per service and other allowances as per long term settlement ? If so what relief they are entitled to get ?

(3)

G. O. (Rt.) No. 540/2014/LBR.

Thiruvananthapuram, 26th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Dr. K. Achuthan, Regd. Medical Practitioner, Achuthan Clinic, Koothuparamba-670 643 and the workmen of the above referred establishment Sri P. P. Sreedharan, Parayil House, Kathiroor, Kannur District-670 642 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri P. P. Sreedharan by Dr. K. Achuthan, Regd. Medical Practitioner, Achuthan Clinic, Koothuparamba is justifiable or not ? If not, what relief the worker is entitled to ?

(4)

G. O. (Rt.) No. 567/2014/LBR.

Thiruvananthapuram, 29th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Administrative Officer, Thankam Hospital, West Yakkara, Palakkad-678 004 and the workman of the above referred establishment Sri Mohandas, Kinavalloor, Parali, Kinavalloor P. O., Palakkad in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment after expiry of suspension period to Sri Mohandas by the management of Thankam Hospital, West Yakkara, Palakkad is justifiable or not ? If not, what relief he is entitled to get ?

(5)

G. O. (Rt.) No. 568/2014/LBR.

Thiruvananthapuram, 29th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Medical Director, City Nursing Home, Kanhangad, Kasaragod-671 315 and the workman of the above referred establishment Smt. Beena Jacob w/o Jacob, Mangottiyil, Udayam kunnu, Anandashramam P. O., Kasaragode District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the Denial of Employment to Smt. Beena Jacob by the employer (City Nursing Home, Kanhangad) is justifiable or not ? If not, what relief she is entitled to ?

(6)

G. O. (Rt.) No. 569/2014/LBR.

Thiruvananthapuram, 29th April 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the H. R. Manager, SAB MILLER INDIA, SKOL Breweries Limited, Meloor P. O., Poolani, Chalakkudi, Thrissur, Pin-680 311 and the workmen of the above referred establishment represented by the President, Malabar Breweries Labour Union, Poolani, Meloor P. O., Chalakkudi-680 311 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether workers departmentalised with effect from 26-3-2012 in SAB MILLER INDIA, SKOL Breweries Limited, Poolani, Meloor P. O. are eligible for revision of wages and service conditions as requested in memorandum dated 13-8-2012 submitted by the Malabar Breweries Labour Union Poolani ? If so, what relief they are entitled to ?

By order of the Governor,

RAJANIKANT R. BALIGA,
Under Secretary to Government.